

UNITED STATES DEPARTMENT OF COMMERCE Patent and Trademark Office

NOTICE OF ALLOWANCE AND ISSUE FEE DUE

19M2/1216

APPLIED EASTOMERICS INC 1336 ODDSTAD BOULEVARD PACIFICA CA 94044 /

APPLICATION NO:	FILING DATE	TOTAL CLAIMS	EXAMINER AND GROUP ART UNIT	-	DATE MAILED
08/581.191	12/29/95	007	LILLING, H	1808	12/17/97
First Named Applicant CHEN:		JOHN	Υ.,		· · · · · · · · · · · · · · · · · · ·

TITLE OF INVENTION GELATINOUS COMPOSITION AND ARTICLES

ATTY'S DOCKET NO.	CLASS-SUBCLASS	BATCH NO.	AP	PLN. TYPE	SMALL ENTITY	FEE DUE	DATE DUE
1 20	524-29	90.000	Vaa	UTILITY	Y NÓ	\$1320.00	03/17/98
							•

THE APPLICATION IDENTIFIED ABOVE HAS BEEN EXAMINED AND IS ALLOWED FOR ISSUANCE AS A PATENT. PROSECUTION ON THE MERITS IS CLOSED.

THE ISSUE FEE MUST BE PAID WITHIN <u>THREE MONTHS FROM THE MAILING DATE OF THIS NOTICE OR THIS APPLICATION SHALL BE REGARDED AS ABANDONED.</u>

HOW TO RESPOND TO THIS NOTICE:

- I. Review the SMALL ENTITY status shown above.
 If the SMALL ENTITY is shown as YES, verify your current SMALL ENTITY status:
 - A. If the status is changed, pay twice the amount of the FEE DUE shown above and notify the Patent and Trademark Office of the change in status, or
 - B. If the status is the same, pay the FEE DUE shown above.

If the SMALL ENTITY is shown as NO:

- A. Pay FEE DUE shown above, or
- B. File verified statement of Small Entity Status before, or with, payment of 1/2 the FEE DUE shown above.
- II. Part B-Issue Fee Transmittal should be completed and returned to the Patent and Trademark Office (PTO) with your ISSUE FEE. Even if the ISSUE FEE has already been paid by charge to deposit account, Part B Issue Fee Transmittal should be completed and returned. If you are charging the ISSUE FEE to your deposit account, section "4b" of Part B-Issue Fee Transmittal should be completed and an extra copy of the form should be submitted.
- III. All communications regarding this application must give application number and batch number.

 Please direct all communications prior to issuance to Box ISSUE FEE unless advised to the contrary.



UNITED STATES DEPARTMENT OF COMMERCE Patent and Trademark Office

NOTICE OF ALLOWANCE AND ISSUE FEEDUE

18M2/1223

APPLIED EASTOMERICS (NC 1336 ODDSTAD BOULEVARD PACIFICA CA 94044

APPLICATION NO.	FILING DATE	TOTAL CLAIMS	EXAMINER AND GROUP ART UNIT		DATE MAILED
087381.19T	12729795	007	LILLING, H	1808	12/17/97
First Named Applicant	,	.ग्रेगीय			

TITLE OF CIEL ATTIMOUS COMPOSITION AND ARTICLES INVENTION

ATTY'S DOCKET NO.	CLASS-SUBCLASS	BATCH NO.	APP	LN. TYPE	SMALL ENTITY	FEE DUE	DATE DUE
1 20	524-2	70.000	VGB	UTILIT	Y NO	#1320.00	03/17/98

THE APPLICATION IDENTIFIED ABOVE HAS BEEN EXAMINED AND IS ALLOWED FOR ISSUANCE AS A PATENT. PROSECUTION ON THE MERITS IS CLOSED.

THE ISSUE FEE MUST BE PAID WITHIN <u>THREE MONTHS</u> FROM THE MAILING DATE OF THIS NOTICE OR THIS APPLICATION SHALL BE REGARDED AS ABANDONED. <u>THIS STATUTORY PERIOD CANNOT BE EXTENDED.</u>

HOW TO RESPOND TO THIS NOTICE:

- I. Review the SMALL ENTITY status shown above. If the SMALL ENTITY is shown as YES, verify your current SMALL ENTITY status:
 - A. If the status is changed, pay twice the amount of the FEE DUE shown above and notify the Patent and Trademark Office of the change in status, or
 - B. If the status is the same, pay the FEE DUE shown above.

If the SMALL ENTITY is shown as NO:

- A. Pay FEE DUE shown above, or
- B. File verified statement of Small Entity Status before, or with, payment of 1/2 the FEE DUE shown above.
- II. Part B-Issue Fee Transmittal should be completed and returned to the Patent and Trademark Office (PTO) with your ISSUE FEE. Even if the ISSUE FEE has already been paid by charge to deposit account, Part B Issue Fee Transmittal should be completed and returned. If you are charging the ISSUE FEE to your deposit account, section "4b" of Part B-Issue Fee Transmittal should be completed and an extra copy of the form should be submitted.
- III. All communications regarding this application must give application number and batch number. Please direct all communications prior to issuance to Box ISSUE FEE unless advised to the contrary.



UNITED STATES DEPARTMENT OF COMMERCE
Patent and Trademark Office
Address: COMMISSIONER OF PATENTS AND TRADEMARKS
Washington, D.C. 2023 1

CHEN COUNTRACTO APPRICATO

APPLIED EASTOMERICS INC 1336 ODDSTAD BOULEVARD PACIFICA CA 94044

18M2/1217

LILLING.H

1²808^{1,1}

DATE MAN ED

NOTICE OF ALLOWABILITY

ART	^{l.} G	2.0-7	9-11-97		
1. 📆	This communication is responsive to	1.34		TATALON OF OCCUPANT AND ANDIO	ation. If not included
2. □	All the claims being allowable, PROSE herewith (or previously mailed), a Notice	Of Allowand	ce And Issue Fee Due or	other appropriate communication	on will be sent in due
. ch	The allowed claims are				
. P	The anoweo claims are		are acceptable.		
4. LJ	The drawings filed on	tor priority	under 35 U.S.C. 119 Th	e certified copy has 1.1 been r	eceived. [] not been
	received.[] been tiled in parent applicat	ion Serial No		, filed on	
	Note the attached Examiner's Amendme				
	Note the attached Examiner Interview Su				
	Note the attached Examiner's Statement				
	Note the attached NOTICE OF REFEREN				
o. 🌠	Note the attached INFORMATION DISCL	OSURE CITA	ATION, PTO-1449.		
ART	H.				ung tungg MONTUS
ROM	DRTENED STATUTORY PERIOD FOR RE I THE "DATE MAILED" indicated on the sions of time may be obtained under the p	iis torm. Fai	lure to timely comply w	ill result in the ABANDONMEN	IT of this application
. 🗆	Note the attached EXAMINER'S AMEND or declaration is delicient. A SUBSTITUTE	MENT or N	OTICE OF INFORMAL AI	PPLICATION, PTO-152, which d IED.	liscloses that the oath
. 🗆	APPLICANT MUST MAKE THE DRAWIN	G CHANGES	S INDICATED BELOW IN	THE MANNER SET FORTH ON	
	Drawing informalities are indicated CORRECTION IS REQUII	RED.			
	The proposed drawing correction file REQUIRED.	ed on			
C.	Approved drawing corrections are disequired.	escribed by	the examiner in the atta	ached EXAMINER'S AMENDME	INT. CORRECTION IS
d.	Formal drawings are now REQUIRED.				
AND	response to this letter should include in ISSUE FEE DUE: ISSUE BATCH NUMBER	the upper rig	ght hand corner, the followsh	owing information from the NO ICE, AND SERIAL NUMBER.	TICE OF ALLOWANCE
	hments: uminer's Amendment		_ Notice of Infor	mal Application, PTO-152	
	aminer Interview Summary Record, PTOL- 413		_ Notice re Pate	nt Drawings, PTO-948	
	asons for Allowance		 Listing of Bank 	ded Draftsmen	
A101	tice of References Cited, PTO-892		_ Other		
S inte	ormation Disclosure Citation, PTO-1449			Herter (Reen
				HERBERT 4.1	
				GROUP 190 - ART	
				PROOF THE - HE	OIALL TAPA

Serial Number **08/**581,191

Art Unit **1808**

EXAMINER'S AMENDMENT

An examiner's Amendment to the record appears below. Should the changes and/or additions be unacceptable to applicant, an amendment may be filed as provided by 37 CFR 1.312. To ensure consideration of such an amendment, it **MUST** be submitted no later than the payment of the Issue Fee.

Claim 8 has been cancelled.

Applicant reserves the right to file a divisional to the nonelected claim which is drawn to a patentably distinct invention than the originally presented invention.

Approved by Inventor John Chen on December 04, 1997

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Examiner Lilling whose telephone number is (703) 308-2034 and fax number (Art Unit 1808) is (703) 308-4242. Any inquiry of a general nature or relating to the status of this application should be directed to the Group receptionist whose telephone number is (703) 308-0196.

H.J.Lilling: HJL (703) 308-2034 Art Unit 1808 December 04, 1997

HERBERT J. LILLING
PATENT EXAMINER
GROUP 150 - ART UNIT 1542

Serial Number **08/**581,191

Art Unit <u>1808</u>

REASONS FOR ALLOWANCE

The following is an Examiner's Statement of Reasons for Allowance:

Any comments considered necessary by applicant must be submitted no later than the Payment of the Issue Fee and, to avoid processing delays, should preferably accompany the Issue Fee. Such submissions should be clearly labeled "Comments on Statement of Reasons for Allowance".

The references fail to anticipate nor suggest any reasons or motivations for one of ordinary skilled in the art to prepare a composition containing at least the additional ingredients in order to reduce the tackiness of the composition. References 4,680,233,4,764,535 as noted in the September 11, 1997 supplemental response as well as the references on the PTO-1449 in the September 03, 1997 response do not anticipate nor render obvious the claimed inventions.

Due to the unpredictability of the chemical nature of the individual components in the compositions and the effect on each other, the compositions as claimed are not considered predictable in view of the references of record.

Thusly, the instantly claimed inventions are unobvious and patentable over the references of record.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Examiner Lilling whose telephone number is (703) 308-2034 and fax number (Art Unit 1808) is (703) 308-4242 Any inquiry of a general nature or relating to the status of this application should be directed to the Group receptionist whose telephone number is (703) 308-0196.

H.J.Lilling: HJL (703) 308-2034 Art Unit <u>1808</u> December 04, 1997

PATENT EXAMINER
GROUP 150 - ART UNIT 1508